	Application No.	Applicant(s)	
Notice of Allowability	10/582,552	MORIYAMA ET AL.	
	Examiner	Art Unit	
	   MICHAEL ANDREWS	2834	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	ears on the cover shee (OR REMAINS) CLOSE or other appropriate co IGHTS. This application	et with the correspondence address ED in this application. If not included mmunication will be mailed in due course. The	
of the Office or upon petition by the applicant. See 37 CFR 1.313  1. ☑ This communication is responsive to the amendment filed S			
An election was made by the applicant in response to a rest requirement and election have been incorporated into this a	riction requirement set	forth during the interview on; the restr	iction
3. ☑ The allowed claim(s) is/are <u>27-29,32-39 and 53</u> .			
<ul> <li>4.  Acknowledgment is made of a claim for foreign priority under a)  All b)  Some* c)  None of the:</li> <li>1.  Certified copies of the priority documents have</li> </ul>		) or (f).	
2. ☐ Certified copies of the priority documents have		cation No.	
<ol> <li>Sopies of the certified copies of the priority do</li> </ol>	• •		he
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.			3
<ol> <li>A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give</li> </ol>			
6. CORRECTED DRAWINGS ( as "replacement sheets") must	t be submitted.		
(a) $\square$ including changes required by the Notice of Draftspers	on's Patent Drawing Re	eview ( PTO-948) attached	
1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comme	nt or in the Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FO</li> </ol>			
Attachment(s)			
1. Notice of References Cited (PTO-892)		of Informal Patent Application	
2. Notice of Draftperson's Patent Drawing Review (PTO-948)		w Summary (PTO-413), No./Mail Date <u><i>20110914</i></u> .	
3. Information Disclosure Statements (PTO/SB/08),		er's Amendment/Comment	
Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examir	er's Statement of Reasons for Allowance	
of Biological Material	9. 🗌 Other _	<u>.</u>	
/M. A./	/Quyen Le		
Examiner, Art Unit 2834	1	Patent Examiner, Art Unit 2834	

### **DETAILED ACTION**

This Office Action is responsive to the Applicant's communication filed September 6, 2011. In virtue of this communication and the amendment concurrently filed, claims 27-53 are pending in the application, with claims 28 and 37-52 being withdrawn from consideration.

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on September 6, 2011 has been entered.

## Election/Restrictions

2. Claims 27-29, 32-39, and 53 are allowable. The restriction requirement between species, as set forth in the Office action mailed on July 6, 2009, has been reconsidered in view of the allowability of claims to the elected invention pursuant to MPEP § 821.04(a). The restriction requirement is hereby withdrawn as to any claim that requires all the limitations of an allowable claim. Claims 28 and 37-39, directed to non-elected species are no longer withdrawn from consideration because the claim(s) requires all the limitations of an allowable claim. However, claims 40-52, directed to a

non-elected invention are withdrawn from consideration because they do not require all the limitations of an allowable claim.

In view of the above noted withdrawal of the restriction requirement, applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

Once a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. See *In re Ziegler*, 443 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

#### **EXAMINER'S AMENDMENT**

- 3. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 4. Authorization for this examiner's amendment was given in a telephone interview with Nicholas Panno (68,513) on September 14, 2011, and a subsequent voicemail left the same day.
- 5. The application has been amended as follows:

Title: "Coreless Linear Motor <u>Having a Non-Magnetic Reinforcing Member</u>" Claims:

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27. (Currently Amended) A coreless linear motor comprising:

a fixed member functioning as a stator; and

a movable member functioning as an armature;

the fixed member having a yoke and first and second groups of permanent magnets fixed to the yoke;

the movable member having a coil assembly having an inner shape of a rectangle and a reinforcing member, the reinforcing member having an outer shape of a rectangle on which the coil assembly is fittingly mounted, the reinforcing member extending in a longitudinal direction of the linear motor, being not positioned in the magnetic field between the coil assembly and the first and second groups of permanent magnets, being made of a nonmagnetic, electrically and thermal thermally conductive material, conducting the heat generated in the coil assembly to an outside, and being formed without any hollow or cavity for increasing the rigidity of coil assembly;

the yoke having first and second facing yoke parts facing each other across a first distance and formed by magnetic material and a connection yoke part connecting first ends of the first and second facing yoke parts to define a space through which the movable member is movable, the first, second and connection yokes being formed by magnetic material;

the first and second groups of permanent magnets being arranged so as to face the facing surfaces of the first and second facing yoke parts, each of the first and second groups of permanent magnets having different magnetic poles alternately arranged, along the longitudinal direction of the yoke, and the facing magnetic poles of the permanent magnets along the longitudinal direction of the yoke being the same;

the coil assembly having at least three coils, continuously arranged, functioning as three phase coils, and wound in a same direction having a hollow shape and rectangular or square outer shape, the nonmagnetic reinforcing member being fitted into the hollow shape, and arranged movably relative to the first and second groups of permanent magnets along the longitudinal direction of the yoke;

each coil being wound in a cylindrical form by a conductive metal wire;

the at least three coils being arranged in multiple layers, then fastened by a binder, the end surfaces of adjacent coils connected with each other via an electrical insulation member;

the coil assembly and reinforcing member moving in the space between the facing first and second groups of permanent magnets along the longitudinal directions of the yoke.

28. (Currently Amended) A coreless linear motor as set forth in claim 27 wherein, in the cross-sectional shape of each coil, a length facing the first and second groups of permanent magnets is longer than a length perpendicular to the first and second groups of permanent magnets.

Claims 30-31 are cancelled.

Claims 40-52 are cancelled.

# Response to Arguments

6. Applicant's arguments, filed September 6, 2011 have been fully considered and are persuasive. The previous grounds of rejection have been withdrawn.

# Allowable Subject Matter

- 7. Claims 27-29, 32-39, and 53 are allowed.
- 8. The following is an examiner's statement of reasons for allowance:

With regard to claim 27, the prior art does not disclose a coreless linear motor comprising:

a fixed member functioning as a stator; and

a movable member functioning as an armature;

the fixed member having a yoke and first and second groups of permanent magnets fixed to the yoke;

the movable member having a coil assembly having an inner shape of a rectangle and a reinforcing member, the reinforcing member having an outer shape of a rectangle on which the coil assembly is fittingly mounted, the reinforcing member extending in a longitudinal direction of the linear motor, being not positioned in the magnetic field between the coil assembly and the first and second groups of permanent magnets, being made of a nonmagnetic, electrically and thermally conductive material, conducting the heat generated in the coil assembly to an outside, and being formed without any hollow or cavity for increasing the rigidity of coil assembly;

the yoke having first and second facing yoke parts facing each other across a first distance and formed by magnetic material and a connection yoke part connecting

first ends of the first and second facing yoke parts to define a space through which the movable member is movable, the first, second and connection yokes being formed by magnetic material;

the first and second groups of permanent magnets being arranged so as to face the facing surfaces of the first and second facing yoke parts, each of the first and second groups of permanent magnets having different magnetic poles alternately arranged, along the longitudinal direction of the yoke, and the facing magnetic poles of the permanent magnets along the longitudinal direction of the yoke being the same;

the coil assembly having at least three coils, continuously arranged, functioning as three phase coils, and wound in a same direction having a hollow shape and rectangular or square outer shape, the nonmagnetic reinforcing member being fitted into the hollow shape, and arranged movably relative to the first and second groups of permanent magnets along the longitudinal direction of the yoke;

each coil being wound in a cylindrical form by a conductive metal wire;

the at least three coils being arranged in multiple layers, then fastened by a binder, the end surfaces of adjacent coils connected with each other via an electrical insulation member;

the coil assembly and reinforcing member moving in the space between the facing first and second groups of permanent magnets along the longitudinal directions of the yoke.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably Application/Control Number: 10/582,552

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accompany the issue fee. Such submissions should be clearly labeled "Comments on

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Statement of Reasons for Allowance."

Inquiry

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Michael Andrews whose telephone number is (571)270-

7554. The examiner can normally be reached on Monday through Thursday between

the hours of 8:30 and 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Quyen Leung can be reached at (571)272-8188. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Quyen Leung/

Supervisory Patent Examiner, Art Unit 2834

/M. A./

Examiner, Art Unit 2834